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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/018,932	12/19/2001	Friedrich Boecking	1788 2618		
7	590 11/20/2002				
Striker Striker & Stenby			EXAMINER		
103 East Neck Road Huntington, NY 11743			ADDISON, KAREN B		
_			ART UNIT	PAPER NUMBER	
			2834		

Please find below and/or attached an Office communication concerning this application or proceeding.

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1		Application N	0.	Applicant(s)	
•		10/018,932		BOECKING, FRIE	EDRICH
Office Action	on Summary	Examiner		Art Unit	
		Karen B Addis	on	2834	
	ATE of this communication app	pears on the co	er sheet with the	e correspondence a	ddress
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THE MAILING DATE C - Extensions of time may be availed slx (6) MONTHS from the lift the period for reply specified If NO period for reply is specification.	UTORY PERIOD FOR REPL OF THIS COMMUNICATION. ailable under the provisions of 37 CFR 1.7 he mailing date of this communication. If above is less than thirty (30) days, a replied above, the maximum statutory period or extended period for reply will, by statutice later than three months after the mailing tit. See 37 CFR 1.704(b).	136(a). In no event, h	owever, may a reply be minimum of thirty (30) o ire SIX (6) MONTHS fr in to become ABANDO	timely filed days will be considered time om the mailing date of this NED (35 U.S.C. § 133).	ely. communication.
1) Responsive to o	communication(s) filed on	·			
2a) This action is F	INAL. 2b)⊠ T	his action is nor			
3) Since this application of the second seco	cation is in condition for allow dance with the practice under	vance except fo r <i>Ex parte Qua</i> y	r formal matters, de, 1935 C.D. 11	prosecution as to to 1, 453 O.G. 213.	the merits is
Disposition of Claims		tion			
	is/are pending in the applicat		toration		
	claim(s) is/are withdra	SMILITOHI COLISIO	deration.		
5) Claim(s)					
6)⊠ Claim(s) <u>8 and 1</u>					
7)⊠ Claim(s) <u>9</u> is/are		t t ti	dram ont		
	are subject to restriction and/	or election requ	mement.		
Application Papers	n na garan da kana kana kana kana kana kana kana	oor			
9) The specification	n is objected to by the Examin	nonted or h) ah	iected to by the F	Examiner.	
10)∐ The drawing(s) f	iled on is/are: a)□ acc not request that any objection to	the drawing(e) he	held in abevance	. See 37 CFR 1.85(a	a).
Applicant may r	rawing correction filed on	is: a) ann	roved b)∏ disar	oproved by the Exam	niner.
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Priority under 35 U.S.C.	nt is made of a claim for fore	ian priority unde	er 35 U.S.C. § 11	19(a)-(d) or (f).	
		agn priority unde	55 5.5.5. 3 1	X=7 X -7 - 1 X 7	
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	copies of the priority docume copies of the priority docume			ication No.	
2. ☐ Certified	copies of the priority document of the certified copies of the priority	riority documen	ts have been rec	eived in this Nation	nal Stage
appli * See the attached	cation from the International l	Bureau (PCTR) list of the certifie	ule 17.2(a)). d copies not rec	eived.	
14) Acknowledamen	t is made of a claim for dome	estic priority und	er 35 U.S.C. § 1	19(e) (to a provisio	nal application).
a) \Box The transla	ation of the foreign language and is made of a claim for dome	provisional app	ication has beer	n received.	
Attachment(s)					
1) Notice of References Ci 2) Notice of Draftsperson's	ted (PTO-892) Patent Drawing Review (PTO-948) Statement(s) (PTO-1449) Paper No(s		Interview Sur Notice of Info Other:	nmary (PTO-413) Paper rmal Patent Application	No(s) (PTO-152)

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DETAILED ACTION

Allowable Subject Matter

Claim 9 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 8,10,11,12 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Bindig (DE19753930).

Bindig discloses in figs 2A –2C col.2 line 34-68 discloses piezoelectric actuator comprising: a multilayer structure of piezoelectric plies (1), internal electrodes (14) and external electrodes (5). Wherein, the internal electrodes are arranged between the piezoelectric plies having lateral contacting in alternate direction of the internal electrodes, with the external electrodes having two different polarities, two consecutive internal electrodes having the same polarity comprising; one internal electrode always having the other polarity between them and having a common contact point with their assigned external electrode. Bindig also discloses, one of the two internal electrodes having the same polarity passing all the way through the piezoelectric actuator from a

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side of it's contacting with the external electrode to an opposite direction. Wherein in, the other internal electrode have the same polarity, always terminating with clearance (a) on a side of the piezoelectric actuator opposite to it's contacting and the internal electrode passing all the way through the piezoelectric actuator terminating in a region of the piezoelectric actuator that is bridge over to prevent a short circuit of the external electrode arranged there. Bindig also discloses, the external electrodes (5) composed of a wave (fig.2c) electrode that bridge over the other internal electrode extended to an end of the piezoelectric ply and not to be contacted, at a distance in a shape of a wave. Bindig, also disclose an insulating ceramic plate at each end of the piezoelectric plies. Wherein, the piezoelectric actuator is uses as a mechanical component.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bindig in view of Sato (EP165407).

As seen above, Bindig substantially discloses the claim invention. However, Bindig do not disclose a valve.

Sato discloses in fig.2 a piezoelectric actuator (22) comprising a flow valve for the purpose of controlling fluid flow in short intervals of time. Therefore, it would have been

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obvious to one having ordinary skill in the art at the time modify the actuator of Bindig with the flow valve of Sato for the purpose of driving controlling fluid flow at high speed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen B Addison whose telephone number is 703-306-5855. The examiner can normally be reached on 8:00 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on 703-308-1317. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3431 for regular communications and 703-305-3431 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

KBA

November 18, 2002

Thomas M. Konglect THOMAS M. DOUGHERTY PRIMARY EXAMELER GROUP 2400 26 CD

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